

DLA Piper LLP (US)
1251 Avenue of the Americas
27th Floor
New York, New York 10020-1104
www.dlapiper.com

John M. Hillebrecht John.Hillebrecht@dlapiper.com T 212.335.4590 F 917.778.8590

March 18, 2022

VIA ECF

The Honorable Ann M. Donnelly U.S. District Court for the Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: Henkin, et al. v. Qatar Charity, et al., 1:21-cv-05716-AMD-VMS

Dear Judge Donnelly:

We represent Defendant Qatar Charity. Pursuant to Rule 4(E) of Your Honor's Individual Practices, we respectfully request the Court to hear oral argument on Qatar Charity's Motion to Dismiss the Complaint (the "Motion"), filed on this day of March 18, 2022. The Motion addresses complex statutory, common law, and constitutional questions. It also distinguishes between the three defendants, which, despite the Complaint's group pleading, are not similarly situated. Oral argument would allow the Parties to clarify their arguments and resolve any questions Your Honor may have concerning the substantial briefing before the Court.

Respectfully submitted,

/s/ John M. Hillebrecht
DLA PIPER LLP (US)
1251 Avenue of the Americas
New York, NY 10020
212-335-4500

John M. Hillebrecht Kevin Walsh Jessica Masella

Counsel for Qatar Charity

cc: All counsel of record (by ECF)